

December 6, 2017

Curry; Steven Duane ©

OCDC C-107 #38970

Alamogordo, NM [88310]

FILED

UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICO

DEC 11 2017

To: Matthew J. Dykman  
Clerk of Court  
US Federal District Court  
US Court House #270  
333 Lomas Blvd. NW.

Albuquerque, N.M. 87102

MATTHEW J. DYKMAN  
CLERK

RE: CURRY V. NEW MEXICO, ET AL; IN-JOINDER WITH  
17th JUDICIAL DISTRICT; Otero County; State of Colorado;  
County of Denver; County of Montrose  
Federal Case No. # 2:17-cv-01079-BB-GJF (iam)

SUBJECT: Affidavit / Notice / PETITION & WRIT OF ERROR:

- ① FAILURE OF TWELFTH JUDICIARY TO PROVIDE HONEST SERVICES AS CONTRACTED;
- ② BREACH OF CONTRACT;
- ③ BREACH OF TRUST;
- ④ BREACH OF THE PEACE & CIVIL ORDER;
- ⑤ CONSTRUCTIVE FRAUD;
- ⑥ CRIMINAL CONVERSION OF TRADITIONAL, COMMON, UNALIENABLE, & CONSTITUTIONAL RIGHTS;
- ⑦ OPERATING A MONOPOLY; AS PER THE SHERMAN ANTITRUST ACT; & TAFT-HARTLEY ACT;
- ⑧ FAILURE OF STATE JUDICIARY TO PRODUCE THEIR LEGISLATIVE AUTHORITY TO ASSUME, CONVEY, ASSIGN, OR TRANSFER, OR EVEN POSSESS SUBJECT MATTER JURISDICTION OVER THE LIVING AFFIANT;
- ⑨ FAILURE OF THE STATE JUDICIARY TO PRODUCE TO THE RECORD ANY CLAIM UPON WHICH A COURT COULD GRANT A REMEDY;
- ⑩ FAILURE OF THE STATE JUDICIARY TO PRODUCE TO THE RECORD THE CORPUS DELICTI PROVING THAT THE AFFIANT



THE AFFIANT STANDS UPON HIS CONSTITUTIONAL RIGHTS THAT DUE DATE ARE LONG ANSWERED TO THE ESTABLISHMENT OF THE STATE WHICH MAKES ALL CLAIMS MADE BY THE STATE SUBJECT TO THE FREE WILL OF THE AFFIANT; HALE V. HENKEL (1905); FREE RULE (2018)

ISSUED BY POTUS DWIGHT D. EISENHOWER ON JUNE 25, 1958; (16) FAILURE OF STATE & JUDICIARY TO ADMONISH & SANCTION MR. COUNTS FOR PRACTICING MEDICINE WITHOUT A LICENSE & PRACTICING MEDICINE FROM THE BENCH, AND FOR HIS 'BAD BEHAVIOR' & CONDUCT UNBECOMING, WHEN HE SIGNED AN ORDER OF "COMMITMENT" AGAINST THE AFFIANT FOR A "COMPETENCY & MENTAL HEALTH EXAM," UPON THE AFFIANT CHALLENGING MR. COUNTS JURISDICTION; (17) FAILURE OF THE STATE & JUDICIARY TO STRIKE, REVERSE, VACATE, NULLIFY & VOID MR. COUNTS "LETTER OF COMMITMENT OF OCTOBER 3, 2017, WHEN DR. DEETS OF THE OLDC MENTAL HEALTH DEPT. CLEARED THE AFFIANT AS COMPETENT & REPORTED SAME TO MR. COUNTS & DA ESQUIBEL, WHERE NEITHER JUDICIAL AGENT ACTED UPON THE AFFIANT'S COMPETENCY EXAM; (18) FAILURE OF THE STATE & JUDICIARY TO LIFT THE "COMPETENCY HOLD" ON THE AFFIANT & THUS OBSTRUCT JUSTICE, ABUSE THEIR POWER & OFFICE AND TO FURTHER DEPRIVE THE AFFIANT OF HIS RIGHTS UNDER COLOR OF LAW & OBSTRUCT HIS RIGHTS OF DUE PROCESS; (19) FAILURE OF STATE & JUDICIARY TO PROPERLY & LAWFULLY ARRAIGN THE AFFIANT ON GENUINE & FACTUAL & ACCURATE CHARGES WITHIN 72 HOURS OF HIS FALSE ARREST & DETAINMENT AS REQUIRED UNDER LAW; IT HAS NOW BEEN 68 DAYS WITHOUT LAWFUL ARRAIGNMENT; (20) FAILURE OF THE STATE & JUDICIARY TO HAVE REQUIRED AGENTS HUNTER & SANCHEZ TO POSSESS A VALID ARREST WARRANT, THEIR OATHS OF OFFICE, THEIR BONDS, CERTIFICATES OF LIABILITY, THEIR ID'S, THEIR BADGES, AND

OPERATIVE DASH CAMS, OR BODY CAMS, DURING THEIR CRIMINAL TRESPASS, FIRST DEGREE AGGRAVATED ASSAULT & BATTERY, FALSE ARREST, KIDNAPPING, AND WRONGFUL IMPRISONMENT OF THE AFFIANT;

(21) FAILURE OF THE STATE & JUDICIARY TO VET & VALIDATE AGENT HUNTER'S & DEPUTY SANCHEZ'S DIFFERING INCIDENT REPORTS FROM 22 SEPT. 2017; (22) FAILURE OF THE STATE & JUDICIARY TO ADMONISH DA ESQUIBEL & DA HUNTER FOR THEIR CONVENING & TAMPERING WITH AN AD HOC EX POST FACTO GRAND JURY, TAMPERING WITH EVIDENCE PRESENTED TO THE GRAND JURY, TAMPERING WITH A WITNESS, SUPPRESSION OF EXCULPATORY EVIDENCE, ALLOWING DA HUNTER TO INFLUENCE, TAIN, PREJUDICE, BIAS, AND POISON THE GRAND JURY WITH FALSE & FABRICATION CHARGES NOT CONNECTED TO THE AFFIANT; (23) THE STATE & JUDICIARY'S ALLOWING HUNTER & ESQUIBEL TO TAIN & POISON THE GRAND JURY WITH OVER 1 1/2 HOURS OF PROSECUTING THE AFFIANT, BUT ALLOWING THE AFFIANT ONLY 5 UNINTERRUPTED MINUTES TO TESTIFY ON HIS OWN BEHALF IN FRONT OF A CORRUPTED & CONTAMINATED JURY NOT OF THE AFFIANT'S PEERS, PURSUANT I, IV, V, VI, VII AMENDMENT PROHIBITIONS AGAINST SAME; (24) FAILURE OF THE STATE & JUDICIARY TO ADMONISH & SANCTION JIM WALSH & COLDWELL BANKER REAL ESTATE & AGENT HUNTER FROM CONSPIRING & COLLUDING AMONG THEMSELVES TO DEPRIVE & DESTRUCT & SUBVERT THE PRIVATE

"FOR THE WHOLE OF THE LAW IS FULFILLED IN ONE STATEMENT, NAMELY, 'YOU SHALL LOVE YOUR NEIGHBOR AS YOURSELF!' - GALATIANS 6:4 DO NOT BE LIKE AGENT HUNTER! "DO NOT LIE!" "DO NOT STEAL!" "DO NOT BEAR FALSE WITNESS!" "DO NOT KILL!" "DO NOT COVER YOUR NEIGHBORS PROPERTY!" AGENT HUNTER IS NOT AN HONORABLE MAN!!

COMMERCIAL CONTRACTS OF THE AFFIANT TO CONTRACT WITH THE STATE & JUDICIARY TO INCITE SPURIOUS LITIGATION AGAINST THE AFFIANT FOR PURPOSES OF GAINING AN ADVANTAGE, AND FOR PROFITEERING; (25) FAILURE OF STATE & JUDICIARY TO ADMONISH & SANCTION DR. JAMES WELLS OF THE ALAMOGORDO HOSPITAL FOR HIS PERJURY OF A COMMERCIAL MEDICAL PRESCRIPTION FINDING "STEPHEN CURRY - AGE 58" "FIT FOR INCARCERATION," WITHOUT DOING ANY SUCH FITNESS EXAM, AND FOR HIS REFUSAL TO GIVE NEEDED MEDICAL AID FOR THE AFFIANT'S INJURIES SUSTAINED DURING HIS FALSE ARREST; (26) FAILURE OF STATE & JUDICIARY TO ADMONISH & SANCTION AGENTS HUNTER & SANCHEZ FOR THEIR AGGRAVATED ROBBERY & THEFT OF TWO HANDGUNS BELONGING TO THE AFFIANT THAT WERE REMOVED FROM INSIDE THE AFFIANT'S PRIVATE RV - AGAIN WITHOUT A VALID, WET-INKED & STAMPED ARREST WARRANT TO SEARCH OR SEIZE ANYTHING FROM THE RV, INCLUDING THE AFFIANT WHO WAS SEATED IN THE DOORWAY; (27) FAILURE OF STATE & JUDICIARY TO ADMONISH & SANCTION THE CDC MEDICAL STAFF FOR THEIR CREATING, FABRICATING & SUBMITTING CHARGES & PENALTIES UNRELATED TO THE AFFIANT TO DA ESQUIBEL WHO STAPLED SAME TO DA HUNTER'S CRIMINAL COMPLAINT, WHICH WAS THEN PRESENTED TO THE AD HOC EX POST FACTO GRAND JURY TO ELICIT A TAINTED & POISONOUS

"Bill of Indictment" By Which To Pro-se-cute  
THE AFFIANT; (25) FAILURE OF THE STATE & JUDICIARY  
TO PROPERLY NOTICE THE AFFIANT OF A "DETENTION  
HEARING" BEFORE MR. BLANKENSHIP SCHEDULED FOR  
0830 ON OCTOBER 3, 2017; (26) FAILURE OF THE  
STATE & JUDICIARY TO APPEAR AT A SCHEDULED  
ARRAIGNMENT HEARING ON THE MORNING OF  
OCTOBER 23, 2017, AND THEIR ABANDONMENT OF  
THE CASE WITH THEIR NON-APPEARANCE;  
(27) FAILURE OF THE STATE & JUDICIARY TO BE  
IN FULL COMPLIANCE WITH THE ROMAN CANONS;  
RULE(S) OF LAW; THE SUPREME LAWS OF THE LAND;  
THE JUDICIARY ACT OF 1789; POTUS EXECUTIVE ORDERS  
#100 & 10834; THE LEIBER CODE OF 1863; THE UNI-  
VERSAL DECLARATION OF HUMAN RIGHTS; THE  
GENEVA CONVENTION; THE HAGUE CONVENTION;  
THE BAR TREATY OF 1947; THE ADMINISTRATIVE  
PROCEDURES ACT, SECTION #12 (1948); THE USA  
CORPORATION BANKRUPTCY OF 1933; THE SHERMAN  
ANTITRUST ACT; THE Taft-Hartley Act;  
THE UNIFORM COMMERCIAL CODE; THE A.B.A.'S  
"RULES OF ETHICAL CONDUCT"; THE US CONSTITU-  
TION'S ARTICLE III, SECTION #3; ETC., ETC., ETC.;  
(28) THE STATE & JUDICIARY'S FAILURE TO HOLD  
TO ACCOUNT MR. COUNT FOR HIS VIOLATING  
28 USC 636 & 28 USC 455 FOR FAILING TO DISCLOSE  
& DIVEST HIMSELF OF HIS FINANCIAL INTERESTS  
& HOLDINGS IN THE OTERO COUNTY DETENTION CENTER;

As mentioned previously, the Affiant fervently objects to a "Legal Analysis of the Facts in evidence, as the form 'Legal' is in contradiction to the obligations & duties of this Court to be in full compliance with the US Constitution, which was constructed on God's Laws!"

- (30) FAILURE OF THE STATE & JUDICIARY TO ADMONISH & SANCTION THOSE OFFICERS & AGENTS OF THE NEW MEXICO BAR FOR SEEKING & HOLDING PUBLIC OFFICES OF THE STATE GOVERNMENT IN VIOLATION OF THE "SEPARATION OF POWERS ACT," THE "TITLES OF NOBILITY ACT," AND THE "ORIGINAL (PRE-1871) & ORGANIC XIII AMENDMENT, WHICH WAS LAWFULLY RATIFIED IN 1819 & NEVER REPEALED! ["NO ONE CAN ANUL OR AMEND EVEN A HUMAN WILL ONCE RATIFIED!" - GALATIANS 3:15];
- (31) FAILURE OF STATE & JUDICIARY TO ADMONISH & SANCTION THOSE OFFICERS & AGENTS WHO HAD CHOSEN TO OPERATE OUTSIDE OF THEIR OFFICIAL CAPACITIES ONLY TO SURRENDER THEIR RIGHTS, DEFENSES, AND THEIR IMMUNITIES;
- (32) FAILURE OF THE STATE & JUDICIARY TO ADMONISH & SANCTION THOSE CORPORATE AGENTS & OFFICERS FOR THEIR WILLFULL SILENCE, FRAUD, & OBSTRUCTION OF THE AFFIANT'S AFFIDAVITS, PETITIONS & NOTICES, AS THEIR OBSTRUCTION OF JUSTICE CONTINUES UNABATED!
- (33) FAILURE OF STATE & JUDICIARY TO FULLY DISCLOSE TO THE AFFIANT & THE PUBLIC THE IMPOSITION OF MARTIAL LAW, WHICH HAS SUSPENDED THE AFFIANT'S WRIT OF HABEAS CORPUS SUBMITTED IN EARLY OCTOBER TO THE DISTRICT COURTS OF MR. BLANKENSHIP & MR. COUNTS;
- (34) THE FAILURE OF THE STATE & JUDICIARY TO ADMONISH & SANCTION PUBLIC DEFENDERS MARIO TORREZ & JONATHAN MILLER FOR SUPPRESSING EXCULPATORY EVIDENCE THAT WOULD BE HELPFUL IN

EXONERATING & ACQUITTING THE AFFIANT OF ALL  
WRONGDOING, BOTH IN NEW MEXICO & COLORADO,  
AND FOR THEIR WILLFULLY INEFFECTIVE & DEFECTIVE  
COUNSEL, WHEREIN, THE AFFIANT HAS NO WAY TO  
VERIFY THAT EITHER TORREZ OR MILLER HAVE  
FILED ANY MOTIONS FOR RELIEF, AS THEY'VE  
ALLEGED; (35) FAILURE OF THE STATE & JUDICIARY  
TO ADMONISH OR SANCTION DA ESQUIBEL FOR  
HER WILLFULL SUPPRESSION OF EXCULPATORY  
EVIDENCE AND OF HER "BILL OF PARTICULARS,"  
WHICH WOULD BE OF HELP TO THE AFFIANT;

(36) FAILURE OF THE STATE & JUDICIARY TO  
YET & VERIFY THE ACCURACY & VERACITY, OR EVEN  
THE EXISTENCE OF A WARRANT SUPPOSEDLY ISSUED  
FROM A DENVER DISTRICT COURT, HAS RESULTED  
IN THE NULLIFICATION & VOIDING OF THE ARREST  
BY AGENT HUNTER & SANCHEZ, THEIR "INCIDENT  
REPORT," "HUNTERS CRIMINAL COMPLAINT," AND  
THE EX POST FACTO GRAND JURY'S INFLUENCED, TAINED,  
& POISONED "BILL OF INDICTMENT," AS PER  
THE "FRUIT OF THE POISONOUS TREE DOCTRINE;"

(37) THE "FIRST DEFECT" & "FATAL FLAW" WITH  
THE PROSECUTION'S CASE AGAINST THE AFFIANT  
BEGINS & ENDS WITH AGENT DAVID J. HUNTER'S  
ARROGANCE, SELF-IMPORTANCE, HIS DISHONESTY,  
AND HIS LACK OF HONOR, CHARACTER, FIDELITY,  
& INTEGRITY, AS HIS DEVILRY & DARKNESS  
HAS POISONED HIS EVERY MOVE AND THE



ACTIONS & REACTIONS OF THOSE HE HAS MANAGED TO ENLIST IN HIS GAMES OF INLAND PIRACY AGAINST A PEACEFUL CIVILIAN POPULATION;

(38) THE SUM TOTAL OF THE PROSECUTION'S CASE, PURSUANT THE ABOVE STATEMENTS OF FACT, IS NOW ZERO, AS OPPOSING COUNSEL & ALL OFFICERS & AGENTS OF THE STATE & JUDICIARY HAVE GONE SILENT AND HAVE ACQUIESCED! INASMUCH, THEY HAVE TACITLY ACCEPTED & AGREED TO THE CORRECTNESS & ACCURACY OF THE FACTS CURRENTLY IN EVIDENCE, AND THEY'VE AGREED TO THE AFFIANT'S TERMS & CONDITIONS, INCLUDING THIS US DISTRICT COURT'S ISSUANCE OF A SUMMARY JUDGMENT IN THE GRANTING OF THE FULL RELIEF & REMEDY HE IS DUE UNDER THE RULE OF LAW, AND ALL WITHOUT FURTHER SALE, DENIAL, DELAY, SUBVERSION, CONVERSION, OR OBSTRUCTION, PURSUANT THE VI, VII, VIII, IX, X & XI AMENDMENT PROHIBITIONS & CONSTRAINTS!

(39) HAVING LEFT THE BATTLEFIELD IN DISHONOR, DEFAULT, AND DIS-GRACE, THE STATE & 12th JUDICIAL DISTRICT, OF OTERO COUNTY, THE STATE OF COLORADO, THE COUNTY OF DENVER, AND THE COUNTY OF MONTROSE, MUST BE HELD IN COMPLIANCE WITH THE US SUPREME COURT RULINGS, DECISIONS & ORDERS THAT COMMAND THEM TO STAND DOWN IN THEIR ATTACKS UPON A PROTECTED CRIME VICTIM, WITNESS & INFORMANT UNDER 18 USC 3771, AND UNDER THE UNIVERSAL DECLARATION OF HUMAN RIGHTS!

(40) FAILURE OF THIS US DISTRICT COURT TO BE IN

"As you have abandoned me to serve foreign gods in your own lands, so shall you serve foreigners in a land not your own." - Jeremiah 5:19

FULL COMPLIANCE WITH THE ROMAN CANONS & RULES OF LAW; THE SUPREME LAWS OF THE LAND; AND THE STATE & US CONSTITUTIONS, WOULD BE NO LESS THAN CATASTROPHIC TO THE HONOR, CHARACTER, INTEGRITY, AND THE DECORUM OF THIS COURT!

In SUMMARY: IT IS THE PETITION & PRAYER OF THIS AFFIANT THAT HE BE RECOGNIZED, NOT AS A "RACKETEERING TERRORIST," BUT AS A GENUINE & TRUE ADVOCATE FOR THE PEACE & CIVIL ORDER OF OUR PROUD NATION, AND A PROTECTED ASSET FOR THE REFORMATION & RESTORATION OF OUR AMERICAN GOVERNMENT AND ITS JUDICIAL SYSTEM, WHICH MUST BE REIGNED IN IF OUR COUNTRY IS TO SURVIVE & TO AVOID A MAJOR MELT DOWN TO ANARCHY! THE AMERICAN PEOPLE ARE DESERVING OF THEIR GOVERNMENT LEADERS PROVIDING HONEST SERVICES AS THE TRUSTEES OF THE PUBLICS WELFARE & SAFETY;

IT IS SO, AND SO IT SHALL BE!

MAY PEACE, MERCY & GRACE LIGHT YOUR JOURNEYS HOME!!

Pham Duong Tuong (S)  
Authorized Agent  
Paramount Secured Party Creditor  
Non-US Domestic / Non-Resident Alien  
All Rights Reserved UCC 1-308

Again: The US Navy! the does not the judicially...  
Conclude Vietnam while the US Navy! the does not the judicially...  
debarbe the condemnation of the State or the judicially...

Curry, Steven Duane  
DOB: 0101-1138970  
Alamogordo, NM [88310]

URGENT MAIL  
LEGAL MAIL  
PLEASE DELIVER  
EXPRESS

EL PASO COUNTY  
RIO GRANDE DISTRICT  
07 DEC 2017 PM 21



DETENTION CENTER  
INMATE CORRESPONDENCE

RECEIVED  
At Albuquerque NM

DEC 11 2017

To: Matthew J. Dykman  
Clerk of Court  
US FEDERAL DISTRICT COURT CLERK  
US Court House, # Rm 270  
333 Lomas Blvd. NW.

Albuquerque, NM 87107

87107-22274

Federal Case No # 2:17-cv-01079 JB-GJF (jam)